

**Patent and Trademark Office** 

COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

A	PPLICATION NO.	FILING DATE		FIRST NAMED INVE	NTOR	ATT	ORNEY DOCKET NO.
	08/961,6	74 10731	797 F	-RESKO		N	P2869/83000
_	HECKER & HARRIMAN 2029 CENTURY PARK EAST		LM61/0129 -		EXA	MINER	
1			EAST		'	WALLACE, M	
	SUITE 16					ART UNIT	PAPER NUMBER
	LOS ANGE	LES CA 900	57			277 <i>6</i>	5
						DATE MAILED:	01/29/99

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

## Office Action Summary

Application No. 08/961,874

Applicant(s)

Fresko et al.

Examiner

Michael Wallace

Group Art Unit 2776



cution as to the merits is closed 13.  conth(s), or thirty days, whichever the provisions of the provi
onth(s), or thirty days, whichever the deriod for response will cause the ained under the provisions of the deriod for the provisions of the derivation of the application.  The withdrawn from consideration is a selection of the derivation of the derivative of the
onth(s), or thirty days, whichever the deriod for response will cause the ained under the provisions of the deriod for the provisions of the derivation of the application.  The withdrawn from consideration is a selection of the derivation of the derivative of the
veriod for response will cause the ained under the provisions of vare pending in the application.  The withdrawn from consideration is/are allowed.
re withdrawn from consideration is/are allowed.
re withdrawn from consideration is/are allowed.
is/are allowed.
is/are allowed.
is/are rejected.
is/are objected to.
triction or election requirement.
□disapproved. (a)-(d). s have been
19(e).
P(

Application/Control Number: 08/961,874 Page 2

Art Unit: 2776

## **DETAILED ACTION**

1. This application is in condition for allowance except for the following formal matters:

2. Claim 3 is objected to because of the following informalities: Claim 3 depends upon

claim 2, which has been deleted. Appropriate correction is required.

3. Under 37 CFR 1.96 (c), Submission of Computer program listings, as an appendix which

will not be printed; if a computer program listing printout is eleven or more pages long,

applicant's must submit such listing in the form of microfiche, and must refer to such a microfiche

at the beginning of the specification.

Prosecution on the merits is closed in accordance with the practice under Ex parte

Quayle, 1935 C.D. 11, 453 O.G. 213.

A shortened statutory period for reply to this action is set to expire TWO MONTHS

from the mailing date of this letter.

Application/Control Number: 08/961,874

Art Unit: 2776

Allowable Subject Matter

4. Claims 1-23 are allowed.

Independent claims 1,7,13 and 20 are allowed for the same reason. In each of these

claims, applicant has claimed determining duplicated elements in a plurality of class files and

removing the duplicated elements from the plurality of class files to obtain a plurality of reduced

class files. Applicant's invention differs from the cited prior art in that applicant further forms a

shared table comprising the plurality of duplicated elements and forms a multi-class file

comprising the plurality of reduced class files and the shared table.

5. Any inquiry concerning this communication or earlier communications from the examiner

should be directed to Michael Wallace whose telephone number is (703) 308-8996.

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

Washington, D.C. 20231

Or faxed to:

(703) 308-9051 (for formal communications intended for entry)

Or:

(703) 308-4503 (for informal or draft communications, please label "PROPOSED" or

"DRAFT")

Page 3

Art Unit: 2776

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, Arlington, VA., Sixth Floor (Receptionist).

22.

Michael Wallace January 25, 1999

> PAUL V KULIK PRIMARY EXAMINER

A-V-2776